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			Filing Date		August	26, 2003]	
			First Named Inventor		Michiel	Lotter	_]	
			Art Unit		2637		_	
			Examiner Name		Young	Toi Tse	-	
Total Number of Pages in This Submission 23				Attorney Docket Number		16133US02		
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				Named Inventor	Michiel Lotter	JUN 2	07 2006 μ)]		
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Plant	200	100	300	150	160	80				
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4. OTHER FEE(S)					И5/25/2006 01 FC:2501	TBESHAH2 00		649335		
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SUBMITTED BY								1		
Signature	Michael 7- Ca	ue .		Registration No. (Attorney/Agent)	44,636	Telephone	(312)775-8000	7		
Name (print/type)	Michael T. Cruz	0				Date	June 7, 2006]		



Attorney Docket No.: 16133US02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of:

Michiel Lotter et al.

Serial No.: 10/649,335

Filed: August 26, 2003

For: ADAPTIVE PILOT INTERFERENCE

CANCELLATION IN CDMA

SYSTEMS

Examiner: Young Toi Tse

Group Art Unit: 2637

Conf. No.: 4554

Cust. No.: 23446

U.S.P.S. EXPRESS MAIL MAILING LABEL NO. <u>EV 726 844 374 US</u>

Dated: JUNE 7, 2006

Michael T. Cruz

Reg. No. 44,636

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REQUEST TO CORRECT ERRORS IN SMALL ENTITY STATUS AND TO EXCUSE ERRORS RELATED TO CLAIMING SMALL ENTITY STATUS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Applicants respectfully request that any errors related to claiming small entity status be excused by the United States Patent and Trademark Office (USPTO) as set forth in at least 37 C.F.R. § 1.28(c) and M.P.E.P. § 509.03.

On May 24, 2006, Applicants, via Applicants' representative, Michael T. Cruz, Reg. No. 44,636, signed and dated the issue/publication fee payment transmittal, namely, the "Part B - Fee(s) Transmittal" in the above-identified case.

May 24, 2006 is the due date indicated on the Part B - Fee(s) Transmittal.

In error, Applicants made no changes with respect to small entity status in the Part B - Fee(s) Transmittal.

The USPTO successfully received the executed Part B - Fee(s) Transmittal on May 24, 2006, and promptly charged the small-entity issue fee and the publication fee (i.e., the USPTO charged \$700 for the small-entity issue fee and \$300 for the publication fee) as set forth in the Part B - Fee(s) Transmittal.

Upon review after the above-identified due date, Applicants discovered an error in that Applicants should have (1) noted on the Part B - Fee(s) Transmittal that the assignee, Broadcom Corporation of Irvine, California, is not a small entity and changed the small-entity issue fee; (2) checked the box indicating that Applicants are no longer claming small entity status; and (3) paid the large entity issue fee of \$1400 instead of the small entity issue fee of \$700 as well as any other deficiency fees due related to claiming small entity status.

Applicants had no intention of deceiving the USPTO with this oversight and respectfully request that any errors related to claiming small entity status be excused.

37 C.F.R. § 1.28(c) is set forth below, in relevant part:

- (c) How errors in small entity status are excused. If status as a small entity is established in good faith, and fees as a small entity are paid in good faith, in any application or patent, and it is later discovered that such status as a small entity was established in error, or that through error the Office was not notified of a loss of entitlement to small entity status as required by § 1.27(g)(2), the error will be excused upon: compliance with the separate submission and itemization requirements of paragraphs (c)(1) and (c)(2) of this section, and the deficiency payment requirement of paragraph (c)(2) of this section:
- (1) Separate submission required for each application or patent. Any paper submitted under this paragraph must be limited to the deficiency

Appln. No. 10/649,335 Request to Correct Errors in Small Entity Status and to Excuse Errors Related to Claiming Small Entity Status dated June 7, 2006

payment (all fees paid in error), required by paragraph (c)(2) of this section, for one application or one patent. Where more than one application or patent is involved, separate submissions of deficiency payments (e.g., checks) and itemizations are required for each application or patent. See § 1.4(b).

(2) Payment of deficiency owed. The deficiency owed, resulting from the previous erroneous payment of small entity fees, must be paid.

On January 16, 2004, Applicants asserted in good faith that the previous assignee, Zyray Wireless, Inc. of San Diego, California, was entitled to small entity status.

Applicants respectfully submit that all fees as a small entity were paid in good faith.

Subsequent to the good-faith assertion of entitlement to small entity status of January 16, 2004, but before the payment of the issue/publication fee on May 24, 2006, Broadcom Corporation became the present assignee. Broadcom Corporation is not a small entity.

Applicants should have notified the USPTO that the present assignee is not a small entity and paid large-entity fees.

Applicants respectfully submit that, after the payment of the small-entity issue fee and after the due date indicated in the Part B - Fee(s) Transmittal, Applicants discovered that through Applicants' error the USPTO was not notified of a loss of entitlement to small entity status as set forth in 37 C.F.R. § 1.27(g)(2) and that one or more fee deficiencies existed as a result.

Applicants respectfully request that the USPTO excuse Applicants of any errors related to claiming small entity status as set forth in 37 C.F.R. § 1.28(c), for example.

In compliance with 37 C.F.R. § 1.28(c)(1), Applicants respectfully submit this paper which is a separate submission only for the above-identified patent application or patent.

In compliance with 37 C.F.R. § 1.28(c)(2), Applicants respectfully authorize the Commissioner to charge to the deposit account of McAndrews, Held & Malloy, Account No. 13-0017, any fee owed (e.g., fee deficiencies) or any other additional fees resulting from errors related to claiming small entity status.

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In further compliance with 37 C.F.R. § 1.28(c)(2), Applicants respectfully submit an itemization of the deficiency payment:

(1) Issue Fee Payment Deficiency: Applicants paid a small-entity fee of \$700 on May 24, 2006. Applicants should have paid \$1400. Applicants have an issue-fee payment deficiency of \$700.

(2) RCE Fee Payment Deficiency: In a Request for Continued Examination (RCE) Transmittal dated June 10, 2005, Applicants requested that the Director charge the "RCE fee required under 37 C.F.R. 1.17(e)". Therefore, Applicants presumably paid a small-entity fee of \$395 on June 10, 2005. Applicants should have paid \$790. Applicants have an RCE fee payment deficiency of \$395.

Applicants respectfully submit that the total payment deficiency is the sum of \$700 and \$395 which is \$1095. It is believed that the total deficiency payment should be \$1095.

Applicants respectfully enclose 37 C.F.R. §§ 1.27 and 1.28 and M.P.E.P. § 509.03 which may provide some, but not necessarily all, of the bases by which to excuse Applicants' errors.

The Commissioner is hereby authorized to charge additional fees or credit overpayments to the deposit account of McAndrews, Held & Malloy, Account No. 13-0017.

Dated: June 7, 2006

Respectfully submitted,

Michael T. Cruz Michael T. Cruz

Reg. No. 44,636

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